

## The Cruel Work of an Abortionist.

The St. Joe papers come to us with the details of the horrors of a death resulting from the devilish work of an abortionist. From them we glean the facts. It appears that a young girl named Mary Donahue, living near Craig, in Holt county, Mo., with her widowed mother, and two brothers. Being of industrious habits and enterprising disposition she left the home-land and procured a situation in the Price House, in Oregon, Holt county. Here she was noted for her faithfulness and industry. No one dreamed of her error, yet in time it was patent to the observant that the girl was *enervated*, and quickly followed the rumor that her seducer was a prominent and well-known citizen of Oregon or near neighborhood, who previously stood well from a moral standpoint. But the girl was about to become a mother and the seducer persuaded her, in order to screen his pride and save his business from the effects of his fault, to submit to abortion. The girl was taken to a Dr. Bumps, a quack living at Forbes Station, whose reputation was odorous in that "black specialty" of surgery. Here she remained for a few weeks, and nothing was known of her until last Saturday, when the news of her death reached Oregon. The people were surprised with horror, and steps taken to ferret out the cause. The body of the dead girl was sent to the home of her mother from the Bumps house, and from thence taken to St. Joseph for interment, accompanied by her brothers. After the burial the brothers returned home, ignorant of the cause of their sister's death.

Dr. Bumps was arrested, the body of the girl exhumed, and an inquest held, resulting in a verdict, on the evidence of Drs. Geiger and Heddens, who examined the body, that an abortion had been performed, from the effects of which poor Mary died. The supposed seducer will be arrested as accessory to the murder.—Ex.

Tweed and the Lawyers.

From the New York Graphic.

It was a capital hit that one of the papers made in saying that Tweed did not run away to escape justice, but to get out of the clutches of his lawyers. There is no question that they were bleeding the old man to death. He saw his vast fortune melting under their management like a snow bank in June. It is said that he has already paid them nearly a million dollars for defending him in these Ring suits. It had almost reached the point that it cost him \$100 for every minute his case occupied the court, and any motion to adjourn or postpone the proceeding cost him \$10,000 more. The continuance of proceedings had become simply a question of mathematics with him, and it was easy to calculate just how long before the defense would collapse and he would be landed in Sing Sing. No wonder that he decided to take leg bail while he had money enough left to buy a change of linen and pay for a clean shave.

But this keen satire cuts more deeply than it was intended. The relation of lawyers to the administration of justice deserves special attention. It is brought conspicuously before the public in a great case like this. The legal profession is on trial as well as Tweed. His counsel are among the ablest lawyers practicing at our Bar. They have a full knowledge of all the secrets of his case. He cannot discharge them now, and they abuse their power by taking advantage of his necessities to the utmost. Their fees, if they are a quarter so large as has been represented, are simply enormous, and the payment of such sums looks like an attempt to bribe and overpower justice in the courts. But if the ground assumed and thus far sustained by the prosecution is correct, Tweed's property was stolen from the city. It does not belong to him. He has no right to dispose of it. And his lawyers, knowing how he got the money, are guilty of receiving stolen property if they take it. A poor dealer in second hand jewelry is sent to the penitentiary for buying a watch he knows was purloined. What sort of justice, to say nothing about morality, is that which sends a poor woman to jail for taking stolen money from a boarder to keep the wolf from her door, and extols the able and learned counsel of a notorious culprit who exacts \$750,000 for keeping him out of prison, when they know that every dollar of it was stolen from the city treasury? The case is a thousand times plainer than any of the points they have made in court. If Tweed is a thief, they are guilty of taking stolen money. This is the long and short of the whole matter. And the Bar Association of this city would do well to clear its skirts of complicity in a matter so damaging to the legal profession. It is generally assumed that lawyers, as a class, are the best law-makers. They understand the technicalities of law. They know how to draw up bills so there can be no difficulty as to their meaning, and "the wayfaring man, though a fool, need not err therein." But all experience shows that they are the poorest law-makers the State has. They frame bills like snares and nets to catch the unsuspecting and promote litigation. They sacrifice equity to technicalities, and build up a profitable business for themselves at the public expense. It almost seems sometimes that the legal profession has become an inseparable obstacle in the way of justice, and that we shall never get simple, straightforward justice between man and man, and individuals and the community, till our courts are reorganized and run in the interest of the people instead of the lawyers.

## TUMBLE IN PRICES!

L. G. WILKERSON,

SUCCESSOR OF

Sargent & Wilkerson,

South Side Square, Savannah, Mo.,

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Physicians' Prescriptions Care-  
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GIVE ME A CALL.

LIVE AND LET LIVE IS MY MOTTO.

Savannah, Aug. 20th—6m.

## Home Insurance

The Farmer's Insur-

ance Company,

of Andrew County, will insure Farm  
Property in Andrew County. Apply to  
the Secretary, or local Agent appointed  
by each Grange.

R. H. TALBOT, President.

E. BRAYTON, Secretary.

**J. B. BRADY & CO.,**  
WHOLESALE AND RETAIL DEALERS IN  
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(The only Exclusive CARPET HOUSE West of St. Louis)  
507 Felix Street, St. Joseph, Missouri

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A Weekly for the Farm, Orchard and Home Circle.

The Weekly Journal of Agriculture and Farmer is a consolidation of the monthly Journal of Agriculture and the weekly Missouri Farmer, and is now

**The Great Leading Popular Farm and Fireside Paper of the Southwest**  
It is complete and ably edited. The Grange is a leading feature, and this department is always full of good things contributed by the members of the Order. The ladies are heard through the columns devoted to their interests, and many hints of household utility and good advice can be gleaned by those who wish to become ornaments in their homes and to their families. All classes will be instructed by reading the Journal of Agriculture and Farmer, and no family should be without it. Its

## MARKET REPORTS

are complete, authentic and reliable, and the paper is worth the subscription price alone. To get its markets, fresh and reliable every week. Send for it! Read it! Take its advice and it will pay you.

Men and women, boys and girls, old and young, give the Journal of Agriculture a trial for one year, and see if you have not made a good investment. It is a large-page, 48-column weekly Agricultural, Grange and Family Newspaper, and is free from political and religious discussions, and its clear and well-written pages makes it a welcome visitor in thousands of households in the great Mississippi Valley. Club agents wanted, to whom liberal terms will be given. We want agents in every town and village. Send for specimen copy FREE, and we will send you the names of your friends, so that we may send them specimen copies. Subscription price, \$2.00 per annum; clubs of 5 or more, \$1.50 each. Postage, 15 cents, must be sent with each name, as we prepare every paper sent out.

CHEW, CORDELL & CO., Publishers,

310 North Sixth Street, St. Louis, Mo.

October 29, 1875—no2—4ms.

## Stray Notice.

TAKEN up by M. W. Caples, living in Lincoln township, in Andrew County, Missouri, on the 15th day of November A. D. 1875: One red and white speckled steer, (stag horns) marked with a smooth crop of the right and left ear, and about three years old. Appraised at fifteen dollars, by Joseph W. Young and Francis M. Perkins. A true copy from my Stray Book. E. B. STINSON, J. P. For Lincoln Township.

Dec. 3, 1875—no7—w4\*

Our job department is very complete and we can furnish all classes of work as neatly and cheaply as can be done. Give us a call and we'll warrant satisfaction.

## Mortgage Sale.

WHEREAS, Samuel J. Hunter and Emeline Hunter, his wife, of the County of Andrew, and State of Missouri, by their certain Mortgage Deed, dated the 22nd day of October, 1870, and recorded in the Recorder's office of Andrew County, in Record Book B, Page 456, conveyed to George W. Samuels, of the County of Buchanan, State of Iowa, all his right, title, interest and estate, in and to the following described Real Estate situated in the County of Andrew, State of Missouri, to-wit: The north half of the N. W. 1/4 of section thirty-two, the north half of the northeast quarter of section thirty-one, the north half of the northwest quarter of section thirty-one, of Township No. six, of range No. thirty-four; Also, the north half of the northeast quarter of the northeast quarter of section thirty-six, of township sixty, of range thirty-five, containing 227 acres, more or less; Which said conveyance was made in trust to secure the payment of a certain promissory note and said deed described. And, whereas, said note has become due and is unpaid. Now, therefore, in accordance with the provisions of said Mortgage Deed, and at the request of the legal holder of said note, I, the undersigned, Trustee, have caused the following described Real Estate, situated in the County of Andrew, State of Missouri, to be sold, to-wit: The north half of the N. W. 1/4 of section thirty-two, the north half of the northeast quarter of section thirty-one, the north half of the northwest quarter of section thirty-one, of Township No. six, of range No. thirty-four; Also, the north half of the northeast quarter of the northeast quarter of section thirty-six, of township sixty, of range thirty-five, containing 227 acres, more or less; Which said conveyance was made in trust to secure the payment of a certain promissory note and said deed described. And, whereas, said note has become due and is unpaid. 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